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नई दिल्ली, शनिवार, अगस्त 8, 1987 (श्रवण 17, 1909)

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NEW DILHI, SATURDAY, AUGUST 8, 1987 (SRAVANA 17, 1909)

∉म भाग में (भान्न que संख्या की आती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ।

(Separate paging is given to this Part in order that it may be filed as a separate complisation

## भाग ः 🔻

CARL WE.

गंग-संश्वाणी व्यक्तियों और गेप-संश्वाणी संस्थाओं के विकायत और संवक्तात [Advertisement- and Notices issued by Private Individuals and Private Bodies]

## नाम परिवर्तन

मै प्रवास सस्य प्रसाद भट्ट सुपुत श्री हिर किशन भट्ट एमं . इंडिया, हं तालय भवत, 15 या ह खम्भा रोड में दफ्तरा के एवं पर कार्यरत, एवं ए-माई, आठ/283 एप्रार इंडिया कालोन, बसत विहार, नई दिल्ल -110057 का िवास ने सपन पुत्री मातवरी भट्ट आयु 17 वर्ष का नाम माधुर भट्ट पि वितित कर दिया है और अब सं वह माधुरी भट्ट नाम से भान जाएगा।

ं प्रभाणित किया जाता है कि मैंने इस सम्बन्ध में अन्य मावस्थक कानृनी कार्यशाहा पूरी कर ली है।

सत्य प्रसाद भट्ट

(हस्ताक्षर वर्तमान पुराने नाम के 'नुसार)

## LOSTS

"The Madhya Pradesh Electricity Board Stock Certificate No. 29, 30 & 31 of the percent loan of 61 for Rs. 10,000/each originally standing in the name of Swadeshi Polytex Staff-Provident Fund and it was never endorsed to any other person having been lost/stolen/destroyed, notice is hereby given that the payment of above stock certificates and interest there upon has been stopped by the registrar and application has been made for the issue of duplicate in favour of proprietor. The public are cautioned against purchasing or dealing with the above-mentioned stock certificates".

Trustee

Trustee

THE NOTICES OF LOST/STOLEN/DEFACEMENT/ THEFT OF GOVERNMENT PROMISSORY NOTE

The Government Promissory Note No. CA-005042 of the Government of India 64% Loan of 2006 for Rs. 6,000/originally standing in the name of Reserve Bank of India and last endorsed to Messrs. A. K. Rao, S. N. Chatterjee and M. I. Writer the proprietors, by whom it was never endersed to any other person having been lost/stolen/desroyed/multilated/defaced, notice is hereby given that the payment of the above note and the interest there upon has been stopped at the Public Debt. Office at Reserve Bank of India, Calcutts and that application is about to be made for the issue of a duplicate in favour of the Proprietors. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Sd/-

R. RAJAGOPALA PAI Sd/-

S. N. CHATTERJEE
Sd/-

E. V. PADMANABHAN (Signatures of the Advertisers) Address: All of 4 Clive Row, Calcutta-760 001.

The Government Promissory Note No. MS 014300 of the National Defence Gold Bonds 1980 'B' Series for 8 grammes originally standing in the name of Anvar Batcha Sahib the proprietor(s), by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve

Bank of India, Madras and that application is about to be made for the issue o duplicate in favour of the proprietor. The public are cautioned against purchasing or dealing with the abovementioned security.

Name of the advertiser: Anvar Batcha Sahib

Residence: S/o Bakkir Mohamed Nambuthalai (Village Post) Ramanathapuram District Tamil Nadu State.

The Dovernment Promissory Note No MS 003939 of the National Defence Gold Bond 1980 'B' Series for 9 grammes originally standing in the name of A. M. MUTHUANA-DHAPADMANABHAN the Proprietor by whom it was never endorsed to any other person having been lost, notice between the these persons having been lost, notice between the these persons having been lost, notice to be supported for the property of the property is hereby given that the payment of the above Note and the in erest thercupon has been stopped at the Public D bt Reserve Bank of India, Madras and that application is about to be made for the is ue of duplicate in favour of the propretor. The Public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the

person notifying:

A. M. MUTHUANANDHAPADMANABHAN

Residence: 18 North Guzili "treet Tiruchirapalli-620 008

#### NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCE AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

By Order

Controller of Publications

# CHANGE OF NAME

I, hitherto, known as MOTI LAL s/o Shri MOHAN LAL KATARIA, employed as Infantry Officer in the Adm Batta-lice, The Sikh Regimental Centre, residing at Ramgarh Cant. Bihar), have changed my name and shall hereafter be known as MOTI LAL KATARIA.

It is certified that I have complied with other legal requirement in this connection.

MOTI LAL

[Signature (in existing old name)]

I, hitherto known ... as GURMEET SINGH 8/0 Shri HAR-BHAJAN SINGH KANWAL. employed as Battery Commander in 80. Field Regiment, residing at 107-C, Model Town, Patiala, have changed my name and shall hereafter be known as GURMEET KANWAL.

It is certified that I have complied with other legal requirement in this connection.

> GURMEET SINGH [Signature. (in existing old name)]

- I, hitherto, known as DINESH KUMAR s/o (Late) Shri O. P. AGGARWAL, employed as Photostat Operator in the DESIDOC (Library Division), Metcalfe House, Delhi-11000054, residing at M.R. Printing Press, Arya Samaj Gali, Bahadur Garh, Haryana-124507, have changed my name and shall hereafter be known as DINESH KUMAR AGGARWAL.
- It is certified that I have complied with other legal requirement in this connection.

DINESH KUMAR [Signature (in existing old name)]

- I, hitherto, known as CHANDRAKANT VITHAL SUTAR s/o Shri VITHAL NILU SUTAR, employed as (LSG)) Postal Assistant in the Head Post Office, Mcndvi, Bombay-400 003, residing at 4/37, Bawala Bldg., 1st floor, D. L. Marg. Eombay-400012, have changed my name and shall hereafter be known as CHANDRAKANT VITHAL PAN-
- It is certified that I have complied with other legal requirement in this connection.

CHANDRAKANT VITHAL SUTAR [Signature (in existing old name)]

- I, hitherto, known as RAMRAJ RAM BURMA s/o Shri BECFANRAM BURMA, employed as Postal Assistant in the Shroff Mahajan Post Office. Bombay-400 002, residing at C/o. Manakka Prased, Shinaii Nagar, Plot No. 45, Room No. 10. Govandi, Bombay-400 043, have changed my name and shall hereafter be known as RAMRAJ BECHANRAM VARMA.
- It is certified that I have complied with other legal requirement in this connection.

RAMRAJ RAM BURMA [Signature (in existing old name)]

- I, hitherto known as RISHI PAL s/o Shri ŠUKHBIR SINGH, employed as Supervisor (Technical) in the Couresiding at Vill. School. P.O. Khurrampur. Dirtt. Schran-pur, U.P., have changed my name and shall hereafter be known as SANDEEP CHAUHAN.
- It is certified that I have complied with other legal requirement in this connection.

RISHI PAL [Signature (in existing old name)]

- I. hitherto. known as NEMU SHETTY A. s/o NARA-YANA SHETTY, employed as Clerk, A. J. Shetty and Co.. Mangalore, residing at Aribail, Nethya House, P.O. Kadambar. Via. Manjeswar. Kasaragod, Kerala State have changed my name and shall hereafter be known as NEMI-RAJA SHETTY A.
- It is certified that I have complied with other legal requirement in this connection.

NEMU SHETTY A [Signature (in existing old name)]

- I, hitherto, known as Miss CHANDER PRABHA d/o 1, filterio, known as Miss Chander Fradita de Shri M. R. GERA, employed as Captain in the Army Medical Corns, Indian Army, residing as A-3/7 Janak Puri, New Delhi-110058, have changed my name and shall hereafter be known as Mrs. CHANDER PRABHA NAYAR.
- It is certified that I have complied with other legal requirements in this connection.

(Miss) CHANDER PRABHA [Signature (in existing old name)]

- I, hitherto, known as S. MAHALINGAM s/o Shri G. SRINIVASAN, employed as Section Officer, Intelligence Bureau, M.H.A., Government of India, New Delhi, residing at Sector 2, Block 2, H. No. 4A, DIZ Area, Gole Market, New Delhi-110001, have changed my name and shall, herester be known as S. M. CHANDDASEKHAD. after be known as S. M. CHANDRASEKHAR.
- It is certified that I have complied with other legal requirements in this connection.

S. MAHATINGAM [Signature (in existing old name)]

I, hitherto known as DADU KONDIBA SAPKAL s/o Shri KANBIDA DHONDIRA SAPKAL. emnloyed as P.A. in P&T Deptt., Bombav. Stock Exchange, P.O., Bombav. 400 023, residing at Shamii Morarii Wadi Room No. 3, Chapsi Bhimii Road, Mazgaon, Bombay-400 010, have changed my name and shall hereafter be known as DAMU KONDIBA SAPKAL.

It is certified that I have complied with other legal requirements in this connection.

> DADU KONDIBA SAPKAL [Signature (in existing old name)]

I, hitherto known as SHAM SUNDER WADHWA s/o Shri BRIJ MOHAN LAL WADHWA, residing at 24, Shankar Nagar, Delhi-110051 have changed my name and shall hereafter be known as SIDDHANT WADIJWA.

It is certified that I have complied with other legal requirements in this connection.

SHAM SUNDER WADHWA [Signature (in existing old name)]

I, hitherto known as DIBAKAR MONDAL s/o Shri ATUL CHANDRA MONDAL, employed as S.I. (Sub Inspector) Telegraphs, in the Office of the S.D.O. Telegraphs/Berhampore (W.B.), residing at village and P.O. Mamery Dist—Burdwan (W.B.) have changed my name and shall hereafter be known as DIBAKAR RCY.

It is certified that I have complied with other legal requirements in this connection.

DIBAKAR MONDAL [Signature (in existing old name)]

FORM NO. 151 (See Rule 315) Companies Act, 1956

Members' Voluntary Winding-

Notice of appointment of liquidator pursuant to section 516.

Name of Company: HOTEL SOBTI PVT. LTD.

Nature of business ' Hotelier.

Address of Registered Office: 2397/16, Hadhian Singh Road, Karol Bagh, New Delhi-110 005.

Name and address of Liquidator: Shri Kuldip Sobti, 2105, Desh Bandhu Gupta Road, Karol Bagh, New Delhi.

15-6-87 Date of appointment:

Share holders in extra ordinary \*By whom appointed:

General meeting.

KULDIP SOBTI. 2105. Desh Bandhu Gupta Road, Karol Bagh, New Delhi.

VIJAI BEOPAR CHAMBER LIMITED. 5-D, NEW MANDI, MUZAFFARNAGAR-251 001.

Notification by Vijai Beopar Chamber Ltd., Muzaffarnagar.

The approval of the Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce & Industry Notification No. S.O. 1162 dated the 4th May, 1960, has been obtained on the 22nd May, 1987, to the following amendments made to the bye laws of Vijai Beopar Chamber Ltd., Muzaffarnagar, the same having been notified under section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### **Amendments**

Amsndments to be Bye Lawe of Vijai Beopar Chamber Ltd., Muzaffarnagar

In the said Bye Laws :-

I. Bye law 117: "Sudi 1 to Sudi 3" be changed by "4th to 6th" and "Sudi 5" be changed by "8th".

II. Bye law 127: Deleted.

III. For the existing Bye laws 128, the following shall be . substituted, namely:

Bye law 128(a): (i) If the seller had issued the delivery order, but had failed to give the delivery of the

goods for whatever reason, then the seller shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the buyer.

- had tendered the goods against it, but the goods were rejected in survey, then the seller shall pay a penalty of Ms. 4/- per 40 kg. (ks. 10/- per 100 kg.) to the
- (iii) If the seller, helding an outs anding sales position during the delivery period, had not issued the delivery order, but had agreed or was prevailed upon by the Chamber to give the delivery of the goods to a buyer (who had issued or not issued the demand notice), but had failed to give the delivery of the goods, hen the seller shall pay a penalty of Re 1/4 per 40 kg. (Rs. 2.50 per 100 kg.) to the buyer.
- (b) If the seller or his agent does not give the delivery of the goods as indicated in (a) above, then the buyer or his agent shall apply in writing within 24 hours to he office of the Chamber regarding the same. On receipt of such application, an officer of the Cham-On receipt of such application, an officer of the Chamber accompanied by the buyer or his representative shall go and enquire whether the goods against the delivery order in question or the oral commitment as indicated in clause (a) (iii) above, are lying with the seller or his agent. At the time of such enquiry, the seller or his agent, who may be present, shall have to point out the goods. Previous intimation in such enquiry shall be given to the seller or his agent. The Officer shall go for such inquiry between 11 a.m. and 5 p.m. If the Officer is satisfied that the seller has not sufficient goods to tender against the delivery order in question or the oral commitment as seller has not sufficient goods to tender against the delivery order in question or the oral commitment as indicated in clause (a) (iii) above, he will give a certificate to the buyer for such insufficient goods, and the seller shall pay the difference between the rate of the delivery order and the due date rate. This is in addition to the penalty required to be paid by the seller to the buyer as indicated in clause (a) above. In, case the difference between the rate of the delivery order and the due date rate is in favour of the seller, the seller is not entitled to ask for the same".

IV. For the existing Bye-law 129, the following shall be substituted namely.

Bye law 129(a): (i) If the buyer had issued the demand notice, but had failed to take the delivery of the goods for whatever reason, then the buyer shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the seller.

- (ii) If the buyer had issued the demand notice and the goods tendered against it by the seller were approved in Survey, but the buyer had not taken or refused to take the delivery of the goods, then the buyer shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the seller.
- (iii) If the buyer, holding an outstanding purchase position during the delivery period, had not issued the demand notice, but had agreed or was prevailed upon by the Chamber to take delivery of the goods from a seller (who had issued or not issued the delivery order), but had failed to take the delivery of the goods, then the buyer shall pay a penalty of Re. 1/- per 40 kg. Rs. 2.50 per 100 kg.) to the seller.
- (b) If the buyer does not take the delivery of the goods against the demand notice in question or the oral commitment as indicated in (a) (iii) above, then the seller shall make an application on the next day thereafter in writing to the Chamber with the details of the goods, etc. On receipt of such application from the seller, the Chamber shall immediately notify to the buyer of the same and in the absence of a satisfactory reply with a same and in the absence of a satisfactory reply with the same and in the absence of a satisfactory reply with the same and in the absence of a satisfactory reply with the same and in the absence of a satisfactory reply with the same and in the absence of a satisfactory reply with the same and in the same and in the same and in the absence of a satisfactory reply with the same and in th 24 hours thereof the Chamber shall intimate to the sel-24 hours thereof the Chamber shall intimate to the seller that he (seller) would be entitled to sell the goods in the open market on account of and at the risk of the buyer. Such sale by the seller shall be done in the presence of an Officer of the Chamber. In selling the goods on account of and at the risk of the buyer. If the seller makes any profit, the buyer shall not be entitled to receive the same from the seller. This is in addition to the penalty that the buyer is required to pay to the seller as indicated in clause (a) above. But if

there be any loss to the seller, he shall be enitled to cover the same from the buyer as also the expenses incurred for the sale, in addition to the aforesad penalty.

V. Bye law 129A: Line 3: change "Sudi 1" by "4th".

VL Byo law 253: Line 1: Change "five" by "four".

Line 2: Change "Phagun, Chet, Baisakh, Assarh and Mangsir of Samvat year" by December, March, May & July of the year."

### VII. Bye law 254 : Replace

"Phagun	Phagun Sudi 13
Chet	Chet Sudi 15
Baisakh	Baisakh Sudi 15
Assarh .	Assarh Sudi 15
Mangeir	Mangsir Sudi 11"
by "December	15th December
March	15th March
May	15th May
July	15th July".

#### VIII. Bye law 254A:

"The buyer shall start taking delivery of goods immediately after the receipt of delivery order on 8th. The delivery period shall be from 8th to 13th of the delivery month in respect of gur hedge contracts. The delivery should be Completed within this period". "The seller shall start giving delivery of the goods immediately after the receipt of demand notice on the 8th".

IX. Bye law 259:

After clause (ii) add "In the December delivery 100% Dry gur Chaku Gur Pansera or Dhayya or Gur Khurpapad shall be delivered".

Line 6: Change "Phagun and Mangsir" by "March".

Line 9: Change "Chet & Baisakh" by "May".

Line 12: Change "Assarh," by "July".

#### X. Bye law 272:

For existing para 2 (page 56), the following shall be substituted, namely:—

"the basis for the settlement of the rate for demand notice ( ना ) shall also be the same plus penalty of Rs. 4/- or Re. 1/- per 40 kg., as the case may be, against the seller and in favour of the buyer."

## XI. Bye law 273(a):

Line 3 to 7 be changed by the following:

"In the month of April for December dely.

In the month of November for March dely.

In the month of February for May dely.

In the month of April for July dely."

Sd/- ILLEGIBLE Secretary Vijal Beopar Chamber Ltd.,

Place: Muzaffarnagar Date: June 1, 1987.